	—			_				4	_			
•	OIP	Ev	100						Atto	rney Doo	cket No. 26	PATENT 822-0002C1
	. AUG	3 0 200	r 16	IN THE UNI	ITED STA	ATES PATENT A	ND TRAE	DEMARK	OFFICE			
	Investor((s):	ng-Ch	ang LIANG, et a	l.)	<u>PAT</u>	ENT APP	LICATION			
•	Serial No	LIBADE D.:	10/087,52	7	1	H 7 }	Grou	ip: 287	3	1501	4 7 2	
	Filed:		February	28, 2002	1	1 1 1 1 1 1 1 1 1 1	Exar	niner: Tra	, Tuyen Q.		SEP	REC
.	Title:		AN IMPI DISPLAY MANUF	ROVED ELECTI Y AND NOVEL I ACTURE	ROPHOR PROCESS	ETIC S FOR ITS ATE A PROVISION SECONI					SEP -6 2002	RECEIVED
'		<u>T1</u>	ERMINAL	DISCLAIMER ²	TO OBVI VER A PI	ATE A PROVISION OF A	ONAL DO	OUBLE PA	ATENTING	G REJEC	CTION	
	Commissioner for Patents Washington, D.C. 20231					RECEIVED						
										SEP 1.3 2002		
	Dear Sir:								FFICE OF		_	
	patent grafiled on Aduring su granted o	tatutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer filed prior to the grant of any latent granted on commonly owned pending second Application No. 09/518,488, filed on March 3, 2000 and Application No. 09/942,532, liled on August 29, 2001. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and luring such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent ranted on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that										
•	would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer filed prior to its grant.											
	Check either box 1 or 2 below, if appropriate.											
	1. For submission on behalf of any organization (e.g., corporation, partnership, university, government agent, etc.), the undersigned is empowered to act on behalf of the organization.											tc.), the
	I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such will prove the punishable the validity of the application or any patent issuing thereon.											
	2.		The under	rsigned is an attori	ney of reco	ord.					SEP	1 3 2002
 }\$\& 0\ @0	02 MBERKE	00000	117 08164	10087527	,	Respectfully sub	mitted,			TEC	CHNOLOGY	CENTER 20
01 FC:1		110.00	СН			HELLER EHRM	IAN WHI	ГЕ & МСА	AULIFFE L	LP SP	CIAL PRO	GRAM CENT
	Date: August 30, 2002					Y. Ping Chow, F	Pag No 2	0.740	ر 	4	much	·Vega
	Menlo Pa (650) 324	dlefield R ark, CA 9 4-7000 r No. 252	4025			i. ring Chow, i	xeg. 140. 3	v,/ 4 v /				-

Charge Deposit Account <u>08-1641</u> the sum of \$<u>110.00</u> for a <u>large</u> entity for the terminal disclaimer fee and for any fee deficiency.

>*Certification under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee.<

 \boxtimes